that they had examined and found correctly enrolled the following bills: S. B. No. 24
Authorizing the Board of Supervisors of Benton county to sell or exchange the present site
of the poor-house and purchase another; S. B. An act to create an additional Justice of the Peace in the 1st Supervisor's District of Hinds county; S. B. No. 51, To amend the charter of the town of Shuqualak; S. B. No. 10, charter of the town of Staduchaus Light Company: S. B. No. 15, To divide the county of Panola into two Circuit and Chancery Court Districts; S. B. No. 45, To reduce the number Price Reduced from \$3.00 to \$2.00; of Justices of the Peace in Supervisor's Dis-trict No. 1, Warren county.

S. B. No. 48, An act to provide for the edu-cation of State cadets at the Mississippi

Military Institute, was read.

The following amendment by Mr. Hardin, ist—Forms and Instructions for all possible to that section of the bill which provides for the appointment of cadets from each Senato-Civil and Criminal. rial District, was lost: Amended so us to allow each member of the

House of Representatives to appoint one ca-det to be thus educated at the public ex-The following amendment, by Mr. Taylor,

of Lee, to the same section, was adopted:
Amend by adding "by and with the consent and advice of the members of the House of Representatives in each Senatorial Dis-

On motion of Mr. Howry, the bill was laid On motion of Mr. Howry, the bill was laid on the table, subject to call.

The Joint Committee on the Executive Contingent Fund submitted its report, as follows:

Mr. Speaker—The Joint Committee of the Senate and House of Representatives, to whom was referred the report of the Governor, in regard to the Executive Contingent Fund for the years 1878 and 1879, ask leave to make their report, as follows: There was on hand the 1st of January, 1878, 8226-76. Amount appropriated in 1877, and drawn in 1878, \$4000. Total, \$4226-70. There was paid out of this fund during the years 1878 and 1879, including \$1000 paid to commissioners to ascertain the cost of the construction of the Mobile

tain the cost of the construction of the Mobile and Ohio Raliroad, \$3037 89, leaving a balance on hand, January, 1880, of \$1188 81. The appropriation of \$6000, made last session, for the years 1878 and 1879, has not been touched. We congratulate the people of the State that we are thus enabled to reiterate the lan-

guage of our predecessors, that in this matter, at least, the pledges of the party in power have been kept most faithfully, and for them we say to our Governor: "Thou hast been faithful over a few things, we are not afraid to faithful over a learny trust you with many. L. B. Brown,

L. B. Brown,
Wm. Ratliff,
On the part of the Senate,
John F. Seabrook,
J. S. Eaton,
W. A. Tankersly,
W. A. Nabors,
J. H. Currie,

On the part of the House. The Committee on Benevolent Institutions reported a substitute for H. B. No. 20, an act to repeal sections 3, 4 & 5 of an act to amend the law regulating the admission of patients into and their discharge from the State Lunatic

Asylum.

The Judiciary, Ways and Meaus, and Agricultural Committees also submitted reports which were laid on the table subject to call. which were laid on the table subject to call.

Mr. Seabrook moved to reconsider the vote
whereby chapter 6, of the Revised Code, in
relation to bonds of certain public officers,
was adopted, which motion prevailed.

Mr. Seabrook offered the following amend-

ment, which was a opted:
"Provided that, in the counties of Hancock, Jackson, Marion, Perry, Green, Smith, Jones, Wayne and Covington, one-half the penalty of the bonds of Sheriffs, Circuit and Chancery Clerks, Assessors, Tax-Collectors, Treasurers, Magistrates and Constables, may be based upon personal property, at the option of the Board of Supervisors of the counties respect-

Mr. Nelson moved to add the county of Tunica to the list of counties named in the
amendment. The motion was lost.

The bill was further amended by Mr. McGee, of Clark, and Mr. McGehee, of Wilkiason, and as amended, was adopted, and recommitted to the Code Committee.

Chapter 7 of the Revised Code, in relation
to the fees of officers; and chapter 8, in relation to the salaries of officers, were read the
first time, and recommitted to the Code Committee.

Chapter 10 of the Revised Code, in relation to the militia, was read twice, approved, and recommitted to the Code Committee. A letter from Dr. P. J. McCormick, of Yazoo

Mr. Lewis, of Claiborne, at his request, was relieved from service on Committee on Fees and Salaries; and Mr. Featherston, at his re-quest, was relieved from serving on the Judi-ciary Committee. These gentlemen stated that the business of examining the Revised Code occupied so much of their time and at-tention, that they could not do justice to the other Committees.

The Speaker appointed as members of the Judiciary Committee, Messrs. Wilson, of Pentotee, and Torrey, of Sunflower. The Code Committee reported that they had vassed upon the following chapters:

Chapter 31, in relation to arbitration and re, vards; Chapter 30, in relation to habeas corp ws; Chhapter 33, in relation to ejectments; Chap wr 34, in relation to proceeding by man-At 20 alock, on motion of Mr. Nelson, the House au lourned.

Sul vervision of Railroads. From the Bo ston Herald.]

The railroad companies are seeking to defeat the consideration of the subject of a national superviction of railroads, by delaying the report of the Committee on Commerce if the House of Representatives. Their success in this maneuver is a matter of doubt, as most of the Western Congressmen are determined that some definite action shall be taken during the present session; a feeling that has been not a little strengthened by the vast combinations that have recently been made. It would be decidedly to the advantage of the rail, oad corporations, and also to tage of the rail, one corporations, and also to the benefit of the public, if officers of the former would bring themselves into a con-dition of mind that would allow them to aid instead of oppose this project. It is certain that a plan of national railroad management will be adopted, if not this year, in a few years from this, and, if the arrangement could be made a harmonious one, it would certainly work with much less fric-

Frequently Married.

one, and no one desires to have it unfairly treated, for such a course would react on

the entire community; but, if they hold

aloof in sullen opposition, railroad officials will have no one to blame but themselves if

the national law regulating transportation

between States bears down upon the the

railroad corporations in a harsh and unjust

AN ILLINOIS MAN WITH SEVERAL MORE

WIVES THAN THE LAW ALLOWS. A Bloomington (Illinois) special says: George Franklin Faulks was arrested yeswidow in Clinton, Ill., brought he here, and deserted her. It has since appeared that Faulks has a wife in Auburn, one near Cloth Cases for each volume, suitable for binding, will be sent by mail, postpaid, on releaset, Iowa, and, it is believed, one at Harteste, Iowa, and, it is believed, one at Harteste, Iowa, and, it is believed, one at Harteste, Iowa, and, it is believed, one at Horteste, Iowa, and, it is believed, one at Horteste, Iowa, and, it is believed, one at Horteste, Iowa, and one of Iowa, are one of Iowa, Iowayapares are not to copy this advertise.

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Oct.15, 79-8m.

SEUTTER, Jackson, Miss.

Oct.15, 79-8m. terday at Springfield for bigamy. A year ago he married Ida Sairdge, daughter of a widow in Clinton, Ill., brought he here, and

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and all subsequent legislation, pertaining to the jurisdiction of a Justice of the Peace, as a Civil and Criminal Court, with an Index to legislation as a Court

of Inquiry.
4th—An Appendix, containing existing rates of Taxation, Fees, and Salaries of Public Officers, the time and place and terms of all the Courts, the Congressional and Senatorial Districts as now organized, the number of Representatives to which each County is entitled, the vote of the State by Counties and Districts in 1873 1875, 1876, an Alphabetical List of Post-offices in the State, Postal Rules, Railroads in the State, and Distances from Station to Station, a Dictionary of Technical Legal Terms, etc., all thoroughly

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1880,

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1880.

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referred to Committee on Public Health and Quractine.

H. B. No. 7, An act to amend Section 1332 of the Revised Code of 1871, was called from the table, and on motion of Mr. Howry, was indefinitely postponed.

Mr. Lewis, of Claiborne, at his request, was relieved from service on Committee on Fees and Salaries.

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tion than it possibly could if proposed and carried through by an antagonistic legislative body. The railroad interest is a vast tive body. The railroad interest is a vast one, and no one desires to have it unfairly treated, for such a course would react on

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Apl 30, '79-4f.

Pearl St.,

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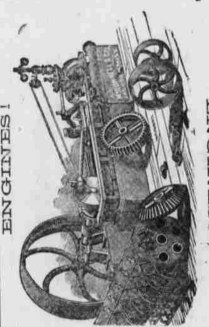
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umns, for they keep on buying and reading it.

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These are the principles upon which THE NER for extended notices.

SEN will be c aducted during the year to dec. 1779.] SCHINKER

The year 1880 will be one in which no patriotic American can afford to close his eyes to public affairs, it is impossible to exaggerate the importance of political events which it has in store, or the necessity of resolute vigilance on the part of every citizen who desires to preserve the Government that the founders to preserve the Government that the founders gave us. The debates and acts of Congress, the utterances of the press, the exciting con-tests of the Republican and Democratic par-ties, now nearly equal is strength throughout the country, the varying drift of public sen-timent, will all bear directly and effectively upon the twenty-fourth Presidential election, to be held in November. Four years ago next November the will of the nation, as expressed at the polls, was thwarted by an abominable conspiracy, the promoters and beneficiaries of which still hold the offices they stole. Will the crime of 1876 be repeated in 1880? The past decade of years opened with a corrupt, extravagant, and insolent Administration in-trenched at Washington. The Sus did, some-

answers to these momentous questions. The Sun will be on hand to chronicie the facts as they are developed, and to exhibit them clearly and fearlessly in their relations to expediency and right.
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July 2 79-6m

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thing toward disloding the gang and breaking its power. The same men are now intriguing to restore their leader and themselves to places from which they were driven by the indignation of the people. Will they succeed? The coming year will bring the answers to these momentous questions. The Sux will be on hand to chronicie the Ineta.

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exercises will consist of vocal and instrumental music, recitation and calisthemes.

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References.—Judge H. H. Chalmers, of Supreme Court; Hon. W. L. Hemngway, State Treasurer; Maj. T. W. Hunt, U. S. Marshal; G. D. Sidway, Esq., and A. G. Moore, Esq.

For further information, apply to MRS, S. B. WARE, July 979-6m.

July9'79-6m.

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June 11, 79-tr.

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